

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Department for Women, Children, Disabled & Senior Citizens - Sri V.Ramulu, former CDPO, Luxettipet and presently working as Assistant Project Director, DW&CDA, Warangal - Appeal Petition on the punishment imposed by the Director, Women Development & Child Welfare, Hyderabad - Allowed - Set aside the Punishment imposed - Orders - Issued.

DEPARTMENT FOR WOMEN, CHILDREN, DISABLED & SENIOR
CITIZENS (Estt.)

G.O.Rt.No. 14

Dated: 12-01-2012.
Read the following:-

1. From the Dir., WD & CW, Hyd., Lr.No.3824/Vig-2/2011, Dt:18-06-2011.
2. From Sri V. Ramulu, former CDPO, Luxettipet present APD, Warangal, received on 22-10-2011.
3. From Sri V. Ramulu, former CDPO, Luxettipet present APD, Warangal, received on 05-12-2011.
4. From the Dir., WD & CW, Hyd., Lr.No. 3824/Vig-2/2011, Dt:24-12-2011.

-o0o-

ORDER:

In the letter 1st read above, the Director, Women Development & Child Welfare, Hyderabad has forwarded the Review Petition of Sri V.Ramulu, the then Project Director, Warangal on the Proceedings No.9289/Vig-2/2005, Dt.03.09.2011 issued by the Director, Women Development & Child Welfare, Hyderabad.

2. Sri V.Ramulu, former Child Development Project Officer, Luxettipet and present Assistant Project Director, District Women & Child Development Agency, Warangal has filed Appeal Petition vide 2nd read with 3rd read above on the proceedings of the Director, Women Development & Child Welfare, Hyderabad against imposing the punishment of stoppage of one Annual Grad increment with cumulative effect, and he has appealed wherein he has stated that the Director, Women Development & Child Welfare, Hyderabad had not disposed his Review Petition filed with her and he is constrained to prefer the appeal against the orders issued by the Director, Women Development & Child Welfare, Hyderabad. Further, he stated that as per rule 24(1) of AP Civil services (CCA) rules, 1991 where ever common departmental proceedings have to be initiated against two or more Government servants in the same service or different service, the authority competent to impose the penalty of dismissal from service on all such Government servants alone is competent to order for common enquiry. As he is holding initial Gazetted post at the time of ordering for common enquiry, Government alone is competent to order for common enquiry as Government alone competent to impose the punishment of dismissal from service against a Gazetted Officer. Further, he has stated that there was no misappropriation/mis-utilization of Government funds by him, all the funds are utilized properly and accounted for and the left over amounts are available at the concerned Bank Account and, as such, requested the Government to set aside and drop further action in that regard.

(P.T.O)

3. After careful examination of the matter, Government, under Rule 43 of APCS (CC&A) Rules, 1991, condone the delay in submission of the Appeal Petition and decide to set aside the orders of punishment of 'stoppage of one Annual Grade Increment with cumulative effect' imposed by the Director, Women Development & Child Welfare, Hyderabad vide Proceedings No.9289/Vig-2/2005, Dt.03.09.2011, as there were only administrative lapses and the gravity of the case does not warrant imposition of major penalty under rule 9 of APCS (CC&A) rules, 1991.

4. Accordingly, the Appeal Petition under reference 2nd read with 3rd read above is allowed and the punishment issued in Proceedings No.9289/Vig-2/2005, Dt.03.09.2011 of Director, Women Development & Child Welfare, Hyderabad is set aside.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

M. CHAYA RATAN,
SPECIAL CHIEF SECRETARY TO GOVERNMENT.

To

Sri V. Ramulu, Project Director, Warangal District,
through the Dir, Women Development & Child Welfare, Hyderabad.
The Director, Women Development & Child Welfare, Hyderabad.

Copy to:

The District Treasury Authority, AP, Hyderabad.
The District Treasury Officer, Warangal.
SF/SCs.

// FORWARDED :: BY ORDER //

SECTION OFFICER